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United States Bankruptcy Court District of Puerto Rico

IN RE:	Case No. $14-06601$
GUZMAN SANCHEZ, ANGEL L.	Chapter 13
Debtor(s)	•

CHAPTER 13 PAYMENT PLAN

1. The future earnings of the Debtor(s) are submitted to the supervision and control of the Trustee and the Debtor(s) shall make payments to the Trustee directly by payroll deductions as hereinafter provided in the PAYMENT PLAN SCHEDULE.

d by: Debtor Trustee Other H. DISBURSEMENT SCHEDULE A
IL DISBURSEMENT SCHEDULE (A. ()
M. P.
PROTECTION PAYMENTS OR \$ 125.00 LAIMS: First Bank L ents no secured claims. Ing secured claims will retain their liens and shall be paid as It secured ARREARS: PULAR C Cr. Cr. D19212 # # 2,317.67 \$ \$ IS IN FULL Secured Claims: K DE PR Cr. Cr. 6021 # # 4,300.00 \$ IS VALUE OF COLLATERAL: Cr. Cr. # # \$ \$ RRENDERS COLLATERAL to Lien Holder:
erwise maintains regular payments directly to: PULAR C : The Trustee shall pay priorities in accordance with the law.
and § 1322(a)(2) D CLAIMS: Plan □ Classifies ☑ Does not Classify Claims. □ Co-debtor Claims / □ Other:
□ Paid 100% / □ Other: Cr Cr##\$ \$ \$ saims otherwise receive PRO-RATA disbursements. \$\(\frac{1}{00} \) \(\frac{1}{9} \) \(\frac{1}{9
SSIONS: (Executory contracts; payment of interest to unsecureds, etc.) on Sheet
,

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IN RE GUZMAN SANCHEZ, ANGEL L.	Case No.	***************************************
Debtor(s)		

CHAPTER 13 PAYMENT PLAN Continuation Sheet - Page 1 of 1

- 1) ATTORNEY'S FEES TO BE PAID AHEAD.
- 2) CAR MATURITY DATE IS JULY 2012. INSURANCE TO BE PROVIDED BY EASTERN AMERICA SINCE BEGINNING OF PLAN
- 3) TAX REFUND LANGUAGE:

ANY POST-PETITION INCOME FROM TAX RETURNS THAT THE DEBTOR/S BE ENTITLED TO RECEIVE DURING THE TERM OF THE PLAN WILL BE USED TO FUND THE PLAN IN ADDITION TO THE OFFERED BASE.

AFTER THE CONFIRMATION AND WITHOUT FURTHER NOTICE, HEARING OR COURT ORDER, THE PLAN SHALL BE DEEMED MODIFIED IN SUCH INCREASE OF THE BASE AS THE AMOUNT OF THE TAX RETURN RECEIVED BY THE TRUSTEE.

THE AMOUNT THAT THE DEBTOR/S IS/ARE COMMITTING FROM HIS/HER/THEIR TAX RETURNS WOULD BE THE AMOUNT THAT THE COURT DETERMINES THAT WOULD NOT BE NECESSARY TO THE LIFE OR WELL BEING OF HIS/HER/THEIR DEPENDENTS.

THE DEBTOR/S WOULD AT EVERY OCCASION OR OCCURRENCE REQUEST THE COURT TO AUTHORIZE USE OF ANY AMOUNT OF TAX REFUND THAT NOT OFFERED TO THE PLAN AFTER JUSTIFYING ANY NECESSARY EXPENSE THAT WOULD ENTER AND AFFECT THE CONCEPT OF DISPOSABLE INCOME THAT IS THE BASE OF THE TAX REFUNDS.

CERTIFICATE OR SERVICE

I hereby certify that I electronically filed the foregoing with the clerk of the Court using the CM/ECF SYSTEM that will send notifications upon information and belief to the Chapter 13 Trustee of the Case, and the U.S. Trustee. We will serve by regular mail said motion to all creditors listed in the master list address of the Case knowing that they are not part of the CM ECF system.

In Carolina, Puerto Rico on August 12, 2014

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